



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश यासन द्वारा प्रकाशित

भाग 1—वैधानिक नियमों को लोड कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिशनरज कोर्ट
द्वारा अधिसचिवाण इत्यादि

HIMACHAL PRADESH ADMINISTRATION

REVENUE DEPARTMENT

NOTIFICATIONS

NOTIFICATIONS

No. R. 24-812/58.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Administration at the public expense for a public purpose, namely for the establishment of Crop Research Sub-Station, is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an

objection in writing before the Collector, Mahasu district, Himachal Pradesh, Kasumpti.

, Kasumipuri.

SPECIFICATION		District: MAHASU	Tehsil: RAMPUR
Village	Khasra No.	Area Big. Bis.	
GOPALPUR	830/2	9	15
	846/1	26	8
	846/2	4	15
	Total ..	40	18

Simla-4, the 4th November, 1960

No. R. 25-416/59.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of Hindustan-Tibet Road, it is hereby declared that the land described in the specification below is required for the above purpose.

specification below is required to be made.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh, P.W.D., is hereby directed to take order for the

acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, P.W.D., Mahasu and Bilaspur districts, Simla-2.

SPECIFICATION

District: MAHASU

Tehsil: RAMPUR

Village	Khasra No.	Area	
		Big.	Bis.
RACHOLI	31/5	1	12

Simla-4, the 8th November, 1960

No. 6-95/60-Rev. I.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of *Annu Kuhl*, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh, P.W.D., is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, P.W.D., Mahasu and Bilaspur districts, Victoria Cottage, Simla-2.

SPECIFICATION

District: MAHASU

Tehsil: JUBBAL

Village	Khasra No.	Area	
		Big.	Bis.
ANNU	32/1/1	1	0
	54/10/1	0	5
	54/8/1	0	5
	Total ..	1	10

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला बैजिस्ट्रेटों द्वारा अधिसूचनाएँ इत्यादि

शून्य

भाग 3—वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिशनरज कोर्ट, फाइनेन्शल कमिशनर, एक्साइज प्रैस्ट टैक्सेशन कमिशनर तथा कमिशनर आद्. इकम-ट्रैक्स द्वारा अधिसूचित आदेश इत्यादि

शून्य

भाग 4—स्थानीय स्वायत्त शासन: मर्यानिमिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एसिया तथा पंचायत विभाग

शून्य

भाग 5—वैयक्तिक अधिसूचनाएँ और विज्ञापन

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (Himachal Pradesh).

In the matter of Shri Santu S/o Runshu, caste Chamar, R/o village Kharain Bharari, Pargana Basoh, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) (Tenant).

Versus

Shri Ram Dittu S/o Nanku, caste Brahman, R/o village Kharain Bharari, Pargana Basoh, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) (Landowner).

To

All persons concerned.

Whereas Shri Santu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 34/10. Khasra No. 342 min, measuring 4 Big. 7 Bis. (as entered in the Revenue Records for the year, 1958-59) situated in village Kharain Bharari, Pargana Basoh, Tehsil Ghumarwin, District Bilaspur, in the ownership of Shri Ram Dittu (Landowner).

And whereas a sum of Rs. 59.52 is proposed to be allowed as compensation to be paid by the said

Shri Santu (Tenant) to the said Shri Ram Dittu (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 59.52 as compensation shall be received by the undersigned by 22-3-1961/1-1-1883.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 6th day of February, 1961.

SURAT SINGH,
Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (Himachal Pradesh).

In the matter of Shri Tuarsu S/o Devia, caste Jullah, R/o village Changar Talai, Pargana Bachhratu, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) (Tenant).

Versus

Shri Kishan Chand adopted S/o Sudama, caste Brahman, R/o village Changar Talai, Pargana Bachhratu, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) (Landowner).

To

All persons concerned.

Whereas Shri Tarsu ... (Tenant) has applied under sub-section 1 of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 25/124, Khasra No. 601/2, measuring 5 Big. 11 Bis. 0 Bisw. (as entered in the Revenue Records for the year, 1958-59) situated in village Changar Talai, Pargana Bachhratu, Tehsil Ghumarwin, District Bilaspur, in the ownership of Shri Kishan Chand (Landowner).

And whereas a sum of Rs. 72.96 is proposed to be allowed as compensation to be paid by the said Shri Tuarsu (Tenant) to the said Shri Kishan Chand (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 72.96 as compensation shall be received by the undersigned by 21-3-1961/30-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of February, 1961.

SURAT SINGH,
Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (Himachal Pradesh).

In the matter of Shri Duni Chand S/o Kharkoo, caste Brahman, R/o village Ladhani, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) (Tenant).

Versus

Shri Khazana, Ragha S/o Longoo, Smt. Ajudhia Wd/o Santu, Shankar, Gona, Damodher, Lohka, S/o Jiwno, Ganpat S/o Sounoo, Lachhman, Ramdass, Chunji Lal, Inder S/o Phinoo, Munshi S/o Jangan, Smt. Santi Wd/o Jangan, Sukh Lal S/o Naginoo, Mast Ram S/o Sukh Lal, caste Brahman, R/o village Karangue, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) (Landowners).

To

All persons concerned.

Whereas Shri Duni Chand (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 15/65-67, Khasra Nos. 442, 446, 446, 523, 417, 448, 450, 451, 452, 453, 517, 519, 520, 521, 522, 523 Min. 524, measuring 61 Big. 2 Bis. out of which 1/3 share 20 Big. 7 Bis. (as entered in the Revenue Records for the year 1958-59) situated in village Palian, Pargana Saruin, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Khazana etc. (Landowners).

And whereas a sum of Rs. 20.65 is proposed to be allowed as compensation to be paid by the said Shri Duni Chand (Tenant) to the said Shri Khazana etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 20.65 as compensation shall be received by the undersigned by 21-3-1961/30-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of February, 1961.

SURAT SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (Himachal Pradesh).

In the matter of Shri Bhagat S/o Sihnoo, caste Jullah, R/o village Changar-Talai, Pargana Bachhratu, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) (Tenant).

Versus

Shri Khazana, Paras Ram S/o Gharka, caste Brahman, R/o village Changar-Talai, Rupoo adopted S/o Guju, caste Gujar, R/o village Changar Talai, Pargana Bachhratu, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) (Landowners).

To

All persons concerned.

Whereas Shri Bhagat ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 50 min/222 mi:226, Khasra Nos. 1274-1288-1579-1580-1631-1565-1596, measuring 6 Big. 1 Bis. (as entered in the Revenue Records for the year 1958-59) situated in village Changar-Talai, Pargana Bachhratu, Tehsil Ghumarwin, District Bilaspur in the ownership of Shri Khazana etc. (Landowners).

And whereas a sum of Rs. 96.96 is proposed to be allowed as compensation to be paid by the said Shri Bhagat (Tenant) to the said Shri Khazana etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 96.96 as compensation shall be received by the undersigned by 22-3-1961/1-1-1883.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 6th day of February, 1961.

SURAT SINGH,
Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Bilaspur district, (Himachal Pradesh).

In the matter of Shri Bhagat S/o Sihnoo, caste Julah, R/o village Changar-Talai, Pargana Bachhru, Tehsil Ghumarwin, District Bilaspur, (Himachal Pradesh) (Tenant).

Versus

Shri Khazana, Paras Ram S/o Gharka, caste Brahman, R/o village Changar-Talai, Rupoo adopted S/o Guju, caste Gujjar, R/o village Changar-Talai, Pargana, Bachhru, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) (Landowners).

To

All persons concerned.

Whereas Shri Bhagat . . . (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 50 min/227, Khasra Nos. 1272-1566-1567, measuring 7 Big. 4 Bis. out of which 1/2 share of land 3 Bighas 12 Biswas (as entered in the Revenue Records for the year, 1958-59) situated in village Changar-Talai, Pargana Bachhru, Tehsil Ghumarwin, District Bilaspur, in the ownership of Shri Khazana etc. (Landowners).

And whereas a sum of Rs. 135.84 is proposed to be allowed as compensation to be paid by the said Shri Bhagat (Tenant) to the said Shri Khazana etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 135.84 as compensation shall be received by the undersigned by 22-3-1961/1-1-1883.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 6th day of February, 1961.

SURAT SINGH,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 102/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Bansu S/o Birbal, village Falgat, Pargana Rajnagar, Tehsil Chamba (Tenant).

Versus

Shri Sukh Dev S/o Narang, Khep Singh S/o Sunit Singh,

caste Rajput, village Kiani, Pargana Rajnagar, Tehsil Chamba (Landowners).

To

All persons concerned.

Whereas Shri Bansu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 10/96, measuring 1 Big. 3 Bis. (as entered in the Revenue Records) situated in village Falgat, Pargana Rajnagar, Tehsil Chamba, District Chamba in the ownership of Shri Sukh Dev etc. (Landowners).

And whereas a sum of Rs. 64.32 is proposed to be allowed as compensation to be paid by the said Shri Bansu (Tenant) to the said Shri Sukh Dev etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 64.32 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 103/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Pritam S/o Birbal, village Falgat, Pargana Rajnagar, Tehsil Chamba (Tenant).

Versus

Shri Sukh Dev S/o Narang, Khep Singh adopted S/o Sunit Singh, caste Rajput, village Kiani, Pargana Rajnagar, Tehsil Chamba (Landowners).

To

All persons concerned.

Whereas Shri Pritam . . . (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 10/94, measuring 0 Big. 8 Bis. 0 Bisw. (as entered the Revenue Records) situated in village Falgat, Pargana Rajnagar, Tehsil Chamba, District Chamba in the ownership of Shri Sukh Dev etc. (Landowners).

And whereas a sum of Rs. 13.92 is proposed to be allowed as compensation to be paid by the said Shri Pritam (Tenant) to the said Shri Sukh Dev etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 13.92 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE NO. 104/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Gurditta S/o Changu, village Falgat, Pargana Rajnagar, Tehsil Chamba (Tenant).

Versus

Shri Sukh Dev S/o Norang, Khep Singh adopted S/o Sunit Singh, caste Rajput, village Kiani, Pargana Rajnagar, Tehsil Chamba (Landowners).

To

All persons concerned.

Whereas Shri Gurditta (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 10/90, measuring 2 Big. 1 Bis. (as entered in the Revenue Records) situated in village Kiani, Pargana Rajnagar, Tehsil Chamba, District Chamba, in the ownership of Shri Sukh Dev etc. (Landowners).

And whereas a sum of Rs. 96.00 is proposed to be allowed as compensation to be paid by the said Shri Gurditta (Tenant) to the said Shri Sukh Dev etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 96.00 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE NO. 132/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Kanth S/o Gokal, caste Arya, village Bhadram, Pargana Rajnagar, Tehsil Chamba (Tenant).

Versus

Shri Chatter Singh and Shakti Parshad S/o Karam Singh, Smt. Shiv Dei W/o Jai Dev, caste Rajput, Mohalla Clautra, Chamba Town (Landowners).

To

All persons concerned.

Whereas Shri Kanth .. (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 23/83, measuring 13 Big. 13 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Bhadram, Pargana Rajnagar, Tehsil Chamba, District Chamba, in the ownership of Shri Chattar Singh etc. (Landowners).

And whereas a sum of Rs. 578.40 is proposed to be allowed as compensation to be paid by the said Shri Kanth (Tenant) to the said Shri Chattar Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 578.40 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE NO. 69/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Moti S/o Buru, village Mahwa, Pargana Rajnagar, Tehsil Chamba, District Chamba (Tenant).

Versus

Shri Mir Bux, Fazal Karim, Fazal Hussain S/o Rehtula, Mohd. Rashi S/o Mohd. Hussain, caste Musaliman, Chamba Town (Landowners).

To

All persons concerned.

Whereas Shri Moti .. (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 27/31, measuring 9 Big. 19 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Mahwa, Pargana Rajnagar, Tehsil Chamba, District Chamba in the ownership of Shri Mir Bux etc. (Landowners).

And whereas a sum of Rs. 341.28 is proposed to be allowed as compensation to be paid by the said Shri Moti (Tenant) to the said Shri Mir Bux etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 341.28 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE NO. 114/56

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Naranu S/o Lalu, caste Arya,
village Rajpura, Pargana Rajnagar, Tehsil Chamba
(Tenant).

Versus

Shri Sant Lal, Tej Ram, Balwant Singh S/o Dass
Mehta, caste Khatri, Chamba Town (Landowners).

To

All persons concerned.

Whereas Shri Naranu ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 34/164, measuring 3 Big. 0 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Rajpura, Pargana Rajnagar, Tehsil Chamba, District Chamba, in the ownership of Shri Sant Lal etc. (Landowner).

And whereas a sum of Rs. 122.00 is proposed to be allowed as compensation to be paid by the said Shri Naranu (Tenant) to the said Shri Sant Lal etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 122.00 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer
Seal.

before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 85/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Hardial S/o Gobind, village Tossa, Pargana Rajnagar, Tehsil Chamba (Tenant).

Versus

Shri Gian Chand S/o Nand Lal, caste Khatri, Chamba Town (Landowner).

To

All persons concerned.

Whereas Shri Hardial ... (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 26/46, measuring 5 Big. 8 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Tossa, Pargana Rajnagar, Tehsil Chamba, District Chamba in the ownership of Shri Gian Chand (Landowner).

And whereas a sum of Rs. 156.48 is proposed to be allowed as compensation to be paid by the said Shri Hardial (Tenant) to the said Shri Gian Chand (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 156.48 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer
Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 49/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Hardial S/o Gasown, village Haripur, Pargana Rajnagar, Tehsil Chamba, District Chamba (Tenant).

Versus

Shri Gian Chand S/o Nand Lal, caste Khatri, Chamba Town (Landowner).

To

All persons concerned.

Whereas Shri Hardial (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 39/171, measuring 13 Big. 18 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Haripur, Pargana Rajnagar, Tehsil Chamba, District Chamba in the ownership of Shri Gian Chand (Landowner).

And whereas a sum of Rs. 693.12 is proposed to be allowed as compensation to be paid by the said Shri Hardial (Tenant) to the said Shri Gian Chand (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 693.12 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or

And whereas a sum of Rs. 575.52 is proposed to be allowed as compensation to be paid by the said Shri Hardul (Tenant) to the said Shri Gian Chand (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount Rs. 575.52 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15th Magha, 1882.

SURRINDRA PAL,
Compensation Officer.
Seal

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 111/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Jaishi, Hiru Ram, Bisnu S/o Pt. Gangu, village Dhuper, Pargana Bhati-Tikkri, Tehsil Bhattiayat, District Chamba (Tenants).

Versus

Shri Gurditta S/o Chadtu, Smt. Thelo W/o Chadtu, caste Brahman, village and Pargana Sach, Tehsil Chamba (Landowners).

To

All persons concerned.

Whereas Shri Jaishi etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 99/197, measuring 3 Big. 0 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Dhuper, Pargana Bhati-Tikkri, Tehsil Bhattiayat, District Chamba in the ownership of Shri Gurditta etc. (Landowners).

And whereas a sum of Rs. 191.52 is proposed to be allowed as compensation to be paid by the said Shri Jaishi etc. (Tenants) to the said Shri Gurditta etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 191.52 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961/15 Magha, 1882.

SURRINDRA PAL,
Compensation Officer.
Seal

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

CASE No. 126/60

Before the Compensation Officer, Chamba district, Chamba.

In the matter of Shri Paroj Din S/o Dittu, village Falgat, Pargana Rajnagar, Tehsil Chamba (Tenant).

Versus

Shri Hushiar Singh S/o Lehnu, Dhian Singh S/o Dass, village Falgat, Pargana Rajnagar, Tehsil Chamba (Landowners).

To

All persons concerned.

Whereas Shri Paroj Din (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 11/8, 1/7, measuring 5 Big. 19 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Falgat, Pargana Rajnagar, Tehsil Chamba, District Chamba in the ownership of Shri Hushiar Singh etc. (Landowners).

And whereas a sum of Rs. 199.68 is proposed to be allowed as compensation to be paid by the said Shri Paroj D.N. (Tenant) to the said Shri Hushiar Singh etc. (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 199.68 as compensation shall be received by the undersigned by 20-3-1961/29-12-1882.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 4th day of February, 1961.

SURRINDRA PAL,
Compensation Officer.
Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mandi district, Mandi.

In the matter of Shri Lahnu S/o Mangal, caste Jullah, R/o of village Mokhru, illaqa Sandhol, Tehsil Sarkaghat, District Mandi (Tenant).

Versus

Shri Sekhar S/o Naul, caste Zargar, R/o of Mandi Town, Tehsil Sadar, District Mandi (Landowner).

To

All persons concerned.

Whereas Shri Lahnu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 194M 406, measuring 0 Big. 17 Bis. 1 Bisw. (as entered in the Revenue Records) situated in village Halwani, Pargana Sandhol, Tehsil Sarkaghat, District Mandi, in the ownership of Shri Sekhar (Landowner).

And whereas a sum of Rs. 42.72 is proposed to be allowed as compensation to be paid by the said Shri Lahnu (Tenant) to the said Shri Sekhar (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 42.72 as compensation shall be received by the undersigned by 30-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of February, 1961.

Seal. JIT RAM,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, [Mandi district, Mandi.

In the matter of Shri Lahnu S/o Mangal, caste Jullah, R/o of village Mokhru, illaqa Sandhol, Tehsil Sarkaghat, District Mandi (Tenant).

Versus

Shri Sandhya Dass, Bidhi Chand S/o Rirku, Hari Singh S/o Lohku, Bhaiku S/o Khula, caste Zargar, R/o of village Halwani, illaqa Sandhol, Tehsil Sarkaghat, District Mandi (Landowners).

To

All persons concerned.

Whereas Shri Lahnu .. (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 193 Min/401, measuring 1 Big. 7 Bis. 9 Bisw. (as entered in the Revenue Records) situated in village Halwani, Pargana Sandhol, Tehsil Sarkaghat, District Mandi in the ownership of Shri Sandhya Dass etc. (Landowners).

And whereas a sum of Rs. 68.64 is proposed to be allowed as compensation to be paid by the said Shri Lahnu (Tenant) to the said Shri Sandhya Dass etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 68.64 as compensation shall be received by the undersigned by 30-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of February, 1961.

Seal. JIT RAM,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer Mandi district, Mandi.

In the matter of Shri Paras Ram S/o Gokal, Man Chand S/o Prahlad, caste Rajput R/o of Khalarad, illaqa Swranga, Tehsil Sarkaghat, District Mandi (Tenants).

Versus

Shrimati Kaudi W/o Shankar Sanitokho W/o Rup Singh, caste Rajput R/o of Khalarad, illaqa Swranga, Tehsil Sarkaghat, District Mandi (Landowners).

To

All persons concerned.

Whereas Shri Paras Ram etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 13 Min/45, measuring 9 Big. 13 Bis. 11 Bisw. (as entered in the Revenue Records) situated in village Khalarad, Pargana Swranga, Tehsil Sarkaghat, District Mandi in the ownership of Shri Kaudi etc. (Landowners).

And whereas a sum of Rs. 193.50 is proposed to be allowed as compensation to be paid by the said Shri Paras Ram etc. (Tenants) to the said Shri Kaudi etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 193.50 as compensation shall be received by the undersigned by 30-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of February, 1961.

Seal. JIT RAM,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer Mandi district, Mandi.

In the matter of Shri Lahnu S/o Mangal, caste Jullah, R/o of village Mokhru, Illaqa Sandhol, Tehsil Sarkaghat, District Mandi (Tenant).

Versus

Shri Kirpu, Amar Singh S/o Garibnu, Bhagat, Tiku S/o Narangu, Bishan Dass, Sukh Dayal S/o Jita, caste Zargar, R/o of Halwani, Illaqa Sandhol, District Mandi (Landowners).

To

All persons concerned.

Whereas Shri Lahnu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 191 Min/. 395, measuring 0 Big. 16 Bis. 18 Bisw. (as entered in the Revenue Records) situated in village Halwani, Pargana Sandhol, Tehsil Sarkaghat, District Mandi in the ownership of Shri Kirpu etc. (Landowners).

And whereas a sum of Rs. 42.72 is proposed to be allowed as compensation to be paid by the said Shri Lahnu (Tenant) to the said Shri Kirpu etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 42.72 as compensation shall be received by the undersigned by 30-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of February, 1961.

Seal. JIT RAM,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Shoma S/o Pinjru, caste Koli of village Ulakh-Katoga, Tehsil Pachhad (Tenant).

Versus

Shri Rattan Singh S/o Ram Dass, caste Rajput of village Paria Dhamla, Tehsil Pachhad (Landowner).

To

All persons concerned.

Whereas Shri Shoma . . . (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 23/74, measuring 12 Big. 17 Bis. (as entered in the Revenue Records) situated in village Ulakh-Katoga, Pargana (.), Tehsil Pachhad, District Sirmur, in the ownership of Shri Rattan Singh (Landowner).

And whereas a sum of Rs. 395.52 is proposed to be allowed as compensation to be paid by the said Shri Shoma (Tenant) to the said Shri Rattan Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 395.52 as compensation shall be received by the undersigned by 27-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 5th day of February, 1961.

BISHAN DASS,
Compensation Officer.
Seal.

Given under my hand and seal, this 25th day of January, 1961.

Seal.

BISHAN DASS,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Bhagtu and Gorkhia S/o Sadhu, caste Chamar, resident of village Mohar (Patti Thari), Tehsil Pachhad (Tenants).

Versus

1 Rup Singh S/o Bhalu, 2. Jagmohan Singh, 3. Kuldip Singh S/o Sohan Singh (minors under the guardianship of Sohan Singh), 4. Sadh Ram, 5. Jagat Ram S/o Man Singh, 6. Amar Singh, 7. Jagdish Singh S/o Lachhami Singh (Jadgish minor under the guardianship of Amar Singh), 8. Mathia, 9. Ratan Singh S/o Jalam Singh, 10. Gopal Singh S/o Jalm Singh, 11. Gurdev Singh S/o Banshi, Rajputs R/o village Daro, Tehsil Pachhad, 12. Dayal Singh S/o Nain Singh, 13. Shamsher Singh, 14. Lal Chand, 15. Hardam Singh S/o Mahinder Singh, 16. Inder Singh S/o Thakur Das, 17. Tulsi Ram S/o Moti Ram, 18. Balbir Singh S/o Mathra, Rajputs of village Kahangog, 19. Pratap Singh S/o Kali Ram, 20. Jit Singh S/o Mansa Ram, 21. Chater Singh S/o Tulsi Ram (deceased), 22. Shanker, 23. Sohan Singh S/o Kalu, 24. Ram Datt S/o Bholaru, 25. Amar Singh S/o Tulsi Ram, Rajputs of village Narag, 26. Mathu S/o Kirpa Ram Rajput of village Dewaria, 27. Lachhami Singh Sadh 28. Jagtu, 29 Matha S/o Balnu, Rajputs, R/o village Narag, Tehsil Pachhad (Landowners).

To

All persons concerned.

Whereas Shri Bhagtu etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 13/124, measuring 50 Big. 5 Bis. 0 Bisw. (as entered in the Revenue Records) situated in village Mohar. (Patti Thari) Pargana (.) Tehsil Pachhad, District Sirmur, in the ownership of Shri Rup Singh etc. (Landowners).

And whereas a sum of Rs. 204.00 is proposed to be allowed as compensation to be paid by the said Shri Bhagtu etc. (Tenants) to the said Shri Rup Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 204.00 as compensation shall be received by the undersigned by 20-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 19th day of January, 1961.

BISHAN DASS,
Compensation Officer.
Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan.

In the matter of Shri Chater S/o Santa, caste Kahar of village Behral, Tehsil Paonta (Tenant).

Versus

Shri Jawala, Milkhi S/o Ralla, caste Hazzam, R/o

To

All persons concerned.

Whereas Shri Rohna (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatuni No. 1/4, measuring 6 Bighas. 3 Biswas. 0 Biswansi (as entered in the Revenue Records) situated in village Bhura, Pargana (.), Tehsil Pachhad, District Sirmur, in the ownership of Shri Jodh Singh etc. (Landowners).

And whereas a sum of Rs. 178.50 is proposed to be allowed as compensation to be paid by the said Shri Rohna (Tenant) to the said Shri Jodh Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 178.50 as compensation shall be received by the undersigned by 21-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

village Pidhi, Sura Singh, Tehsil Garh Sanker, (District Hoshiarpur) Punjab (Landowners).

To

All persons concerned.

Whereas Shri Chater (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khatia/Khatiauni No. 22/79, land measuring 32 Big. 14 Bis. (as entered in the Revenue Records, situated in village Behral, Pargana (.), Tehsil Paonta, District Sirmur in the ownership of Shri Jawali etc. (Landowners).

And whereas a sum of Rs. 580.25 is proposed to be allowed as compensation to be paid by the said Shri Chater (Tenant) to the said Shri Jawali etc. (Landowner) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 580.25 as compensation shall be received by the undersigned by 22-3-1961.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 5th day of February, 1961.

BISHAN DASS,
Compensation Officer.
Seal.

NOTICE UNDER ORDER V, RULE 20, C.P.C.
In the Court of Shri Bishan Dass, Compensation Officer, Sirmur district, Nahan (Himachal Pradesh)

In the matter of Shri Maru S/o Ganga, caste Bahati, resident of village Sainwala, Tehsil Paonta (Tenant).

Versus

Sarvshri Ram Sarup and others (Landowners).
(Application for grant of proprietary rights).

To

Sarvshri 1. Surinder Kishore, 2. Yoginder Kishore, 3. Bijender Kishore S/o Ram Sarup, 4. Smt. Damyanti Devi, 5. Smt. Kaushalina Devi, 6. Smt. Urmila Devi D/o Ram Sarup, 7. Smt. Ambika Devi W/o Jai Gopal, 8. Smt. Nirmala Devi D/o Jai Gopal, 9. Brij Gopal, 10. Bhupinder Kishore, 11. Mahinder Kishore S/o Ram Gopal, 12. Smt. Savitri Devi W/o Ram Gopal, caste Brahmin of Nahan.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants No. 1 to 12 cannot be served in the ordinary way, hence a proclamation under Order V, Rule 20, C.P.C. is hereby issued against the above named defendants to appear in this Court on 29th March, 1961 at 10 O'clock forenoon, either personally or through a counsel or authorised agent failing which, *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 2nd day of February, 1961.

BISHAN DASS,
Compensation Officer.
Seal.

NOTICE UNDER ORDER V, RULE 20, C.P.C.
In the Court of Shri Bishan Dass, Compensation Officer, Sirmur district Nahan, (Himachal Pradesh)

In the matter of Shri Santu S/o Bajira, caste Bahati, resident of village Sainwala, Tehsil Paonta (Tenant).

Versus

Sarvshri Ram Sarup and others (Landowners).

(Application for grant of proprietary rights).

To

Sarvshri 1. Surinder Kishore, 2. Yoginder Kishore, 3. Bijender Kishore S/o Ram Sarup, 4. Smt. Damyanti Devi, 5. Smt. Kaushalina Devi, 6. Smt. Urmila Devi D/o Ram Sarup, 7. Smt. Ambika Devi W/o Jai Gopal, 8. Smt. Nirmala Devi D/o Jai Gopal, 9. Brij Gopal, 10. Bhupinder Kishore, 11. Mahinder Kishore S/o Ram Gopal, 12. Smt. Savitri Devi W/o Ram Gopal, caste Brahmin of Nahan.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants No. 1 to 12 cannot be served in the ordinary way, hence a proclamation under Order V, Rule 20, C.P.C. is hereby issued against the above named defendants to appear in this Court on 29th March, 1961 at 10 O'clock forenoon, either personally or through a counsel or authorised agent failing which, *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 2nd day of February, 1961.

BISHAN DASS,
Compensation Officer.

NOTICE UNDER ORDER V, RULE 20, C.P.C.

In the Court of Shri Bishan Dass, Compensation Officer, Sirmur district, Nahan (Himachal Pradesh)

In the matter of Shri Ronki S/o Santu, caste Chamar, resident of village Sainwala, Tehsil Paonta (Tenant).

Versus

Sarvshri Ram Sarup and others (Landowners).
(Application for grant of proprietary rights).

To

Sarvshri 1. Surinder Kishore, 2. Yoginder Kishore, 3. Bijender Kishore sons of Ram Sarup, 4. Mst. Damyanti Devi, 5. Mst. Kaushalina Devi, 6. Mst. Urmila Devi daughter of Ram Sarup, 7. Mst. Ambika Devi W/o Jai Gopal, 8. Mst. Nirmala Devi D/o Jai Gopal, 9. Brij Gopal, 10. Bhupinder Kishore, 11. Mahinder Kishore S/o Ram Gopal, 12. Mst. Savitri Devi W/o Ram Gopal, caste Brahmin of Nahan.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants No. 1 to 12 cannot be served in the ordinary way, hence a proclamation under Order V, Rule 20, C.P.C. is hereby issued against the above named defendants to appear in this Court on the 29th March, 1961 at 10 O'clock, forenoon, either personally or through a counsel, or authorised agent, failing which *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 2nd day of February, 1961.

BISHAN DASS,
Compensation Officer.
Seal.

NOTICE UNDER ORDER V, RULE 20, C.P.C.

In the Court of Shri Bishan Dass, Compensation Officer, Sirmur district Nahan, (Himachal Pradesh)

In the matter of Shri Rajoo S/o Chandan, caste Bahati, resident of village Sainwala, Tehsil Paonta (Tenant).

Versus

Sarvshri Ram Sarup and others (Landowners).
(Application for grant of proprietary rights).

To

Sarvshri 1. Surinder Kishore, 2. Yoginder Kishore, 3. Bijender Kishore S/o Ram Sarup, 4. Smt. Damyanti Devi, 5. Smt. Kaushalina Devi, 6. Smt. Urmila Devi D/o Ram Sarup, 7. Smt. Ambika Devi W/o Jai Gopal, 8. Smt. Nirmala Devi D/o Jai Gopal, 9. Brij Gopal, 10. Bhupinder Kishore, 11. Mahinder Kishore S/o Ram Gopal, 12. Smt. Savitri Devi W/o Ram Gopal, caste Brahmin of Nahan.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants No. 1 to 12 cannot be served in the ordinary way, hence a proclamation under Order V, Rule 20 C.P.C. is hereby issued against the above named defendants to appear in this Court on 29th March, 1961 at 10 O'clock forenoon, either personally or through a counsel or authorised agent failing which, *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 2nd day of February, 1961.

BISHAN DASS,
Compensation Officer.

Seal.

NOTICE UNDER ORDER V, RULE 20, C.P.C.
In the Court of Shri Bishan Dass Compensation Officer,
Sirmur district, Nahan, (Himachal Pradesh)

In the matter of Shri Bhola S/o Kurdia, caste Ramdasia, resident of village Sainwala, Tehsil Paonta (Tenant).

Versus

Sarvshri Ram Sarup and others (Landowner.s).
(Application for grant of proprietary rights).

To

Sarvshri 1. Surinder Kishore, 2. Yoginder Kishore, 3. Bijender Kishore S/o Ram Sarup, 4. Smt. Damyanti Devi, 5. Smt. Kaushalia Devi, 6. Smt. Urmila Devi D/o Jai Gopal, 7. Ambika Devi Wd/o Jai Gopal, 8. Smt. Nirmala Devi D/o Jai Gopal, 9. Brij Gopal, 10. Bhupinder Kishore, 11. Mahinder Kishore S/o Ram Gopal, 12. Smt. Savitri Devi W/o Ram Gopal, caste Brahmin of Nahan.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants No. 1 to 12 cannot be served in the ordinary way, hence a proclamation under Order V, Rule 20, C.P.C. is hereby issued against the above named defendants to appear in this Court on 29th March, 1961 at 10 O'clock

forenoon, either personally or through a counsel or authorised agent failing which, *ex parte* proceedings shall be taken against them.

Given under my hand, and the seal of the Court, this 2nd day of February, 1961.

Seal.

BISHAN DASS,
Compensation Officer.

NOTICE UNDER ORDER V, RULE 20, C.P.C.
In the Court of Shri Bishan Dass, Compensation Officer,
Sirmur district, Nahan (Himachal Pradesh)

In the matter of Shri Biroo S/o Fath Singh, ca.t.e Nurbe, R/o village Sainwala, Tehsil P. anta (Tenant).

Versus

Sarvshri Ram Sarup and others (Landowner.).
(Application for grant of proprietary rights).

To

Sarvshri 1. Surinder Kishore, 2. Yoginder Kishore, 3. Bijender Kishore sons of Ram Sarup. 4. Mst. Damyanti Devi, 5. Mst. Kaushalia Devi, 6. Mst. Urmila Devi daughters of Ram Sarup. 7. Mst. Ambika Devi Wd/o Jai Gopal, 8. Mst. Nirmala Devi D/o Jai Gopal, 9. Brij Gopal, 10. Bhupinder Kishore, 11. Mahinder Kishore sons of Ram Gopal. 12. Mst. Savitri Devi W/o Ram Gopal, caste Brahmin of Nahan.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants No. 1 to 12 cannot be served in the ordinary way, hence a proclamation under Order V, Rule 20, C.P.C. is hereby issued against the above named defendants to appear in this Court on the 29th March, 1961 at 10 O'clock, forenoon, either personally or through a counsel, or authorised agent, failing which *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 2nd day of February, 1961.

Seal.

BISHAN DASS,
Compensation Officer.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैयानिक अधिमंचनाएँ तथा अन्य निर्वाचन सम्बन्धी अधिमंचनाएँ

शून्य

भाग 8—हिमाचल प्रदेश चेत्रीय परिषद् डाग अर्थव्वर्चित आदेश इत्यादि

शून्य

अनुसूतक

शून्य